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8 August 1997

Via Facsimile

Assistant Commissioner for Patents
Washington, D.C. 20231

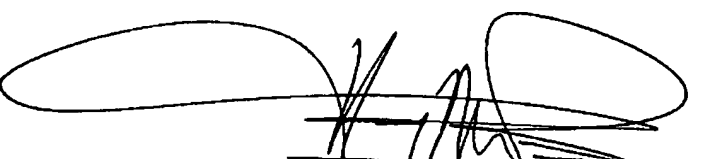
Re: Applicant(s): Rapoport, Basil
Serial No.: 08/482,402; Filed: 7 June 1995
Entitled: DISEASE ASSOCIATED HUMAN AUTOANTIBODIES
SPECIFIC FOR HUMAN THYROID PEROXIDASE
Attorney Docket No.: 104322.151CIPDIV3

Sir:

Enclosed herewith for appropriate action by the United States Patent and Trademark Office are the following documents:

1. Response to Restriction Requirement; and
2. Return postcard.

Respectfully Submitted,



Henry N. Wixon
Attorney for Applicant
Registration No. 32,073

Enclosures

/netuser16/giap/op/nichols/151cpdiv3/coverltr/2ndrestreq.wpf

WASHINGTON, DC

BOSTON, MA

LONDON, UK*

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Basil Rapoport

Serial No.: 08/482,402

Examiner: S. Unger

Filed: 07 June 1995

Group Art Unit: 1806

For: DISEASE ASSOCIATED HUMAN AUTOANTIBODIES
SPECIFIC FOR HUMAN THYROID PEROXIDASE

Attorney Docket No. 102105.151CPDIV3

RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner for Patents
Washington, D.C. 20231

Sir:

In response to the outstanding Restriction Requirement via facsimile on 6 August 1997, in connection with the captioned application, Applicant hereby elects Group I, directed to claims 11-15, drawn to a recombinant DNA sequence encoding human thyroid peroxidase which is secreted from a cell and a vector comprising the DNA sequence, classified in class 536, subclass 23.1 and class 435, subclass 320.1.

This election is made with traverse. The claims presented in the captioned divisional application correspond to Group IV of the four-way Restriction Requirement issued in the parent application (USSN 08/196,082, filed 3 March 1994). Further, the captioned application claims the benefit under 35 USC 120 of prior applications dating to 31 July 1989. Accordingly, the Office is prohibited pursuant to 37 CFR 1.129(b)(1) from maintaining the requirement for restriction of the captioned application.